\* Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or

other forms of information technology, e.g., permitting electronic submission of responses.

Agency: Office of Labor-Management Standards

*Title:* Labor Organization and Auxiliary Reports

*OMB Number:* 1214–0001

*Agency Number:* LM1, 2, 3, 4, 10, 15, 15A, 16, 20, 21, 30, S–1

Cite/reference	Total respondents	Frequency	Total responses	Average time per response	Burden
Form LM-1 Form LM-2 Form LM-3 Form LM-4 Form LM-10 Form LM-15 Form LM-15A Form LM-16 Form LM-20 Form LM-21	330 5,096 16,275 14,000 177 732 61 224 168 50	Annually	330 5,096 16,275 14,000 177 732 61 224 168 50	55 minutes	302 hours. 77,714 hours. 109,857 hours. 12,086 hours. 104 hours. 1,342 hours. 22 hours. 78 hours. 61 hours. 29 hours.
Form LM-30  Form S-1  Simplified Annual Report Format  Totals	78 200 3,298 40,689	Annually Annually Annually	78 200 3,298 40,689	35 minutes	46 hours. 117 hours. 671 hours. 202,429

Affected Public: Individuals or households; business or other for-profit; not-for-profit institutions.

Total Annualized capital/startup costs: 0.

Total annual costs (operating/ maintaining systems or purchasing services): 0.

Description: The Labor-Management Reporting and Disclosure Act (LMRDA) requires unions to file annual financial reports, trusteeship reports, and copies of their Constitution and bylaws with the Department of Labor. Under certain circumstances reports are required of union officers and employees, employers, labor relations consultants, and surety companies. Files are required to retain supporting records for five years, unions are required to retain election records for one year. Theresa M. O'Malley,

Acting Departmental Clearance Officer.

[FR Doc. 96-25508 Filed 10-3-96; 8:45 am]

**Employment and Training Administration** 

BILLING CODE 4510-86-M

[TA-W-32,210, TA-W-32,210A]

Blue Mountain Forest Products, Pendelton, OR and Long Creek, OR; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on June 11, 1996, applicable to all workers of Blue Mountain Forest Products located in Pendelton, Oregon. The notice was published in the Federal Register on July 3, 1996 (61 FR 34875).

At the request of the State agency, the Department reviewed the worker certification. The workers produce lumber. New findings show that production, sales and employment data submitted by Blue Mountain Forest Products for the Pendelton location included the Long Creek, Oregon location. Worker separations have occurred at the Long Creek facility. Other new findings show that the impact date in the initial determination was set at April 15, 1995; the correct impact date is March 30, 1995.

The intent of the Department's certification is to include all workers of Blue Mountain Forest Products who were adversely affected by imports. Accordingly, the Department is amending the certification to include workers of the subject firm located in Long Creek, Oregon, and change the impact date to March 30, 1995.

The amended notice applicable to TA-W-32,210 is hereby issued as follows:

All workers of Blue Mountain Forest Products, Pendelton, Oregon (TA–W–32,210) and Long Creek, Oregon (TA–W–32,210A) who became totally or partially separated from employment on or after March 30, 1995 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC this 20th day of September 1996.

Curtis K. Kooser,

Acting Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 96-25512 Filed 10-3-96; 8:45 am] BILLING CODE 4510-30-M

## Investigations Regarding Certifications of Eligibility To Apply for Worker Adjustment Assistance

Petitions have been filed with the Secretary of Labor under Section 221(a) of the Trade Act of 1974 ("the Act") and are identified in the Appendix to this notice. Upon receipt of these petitions, the Program Manager of the Office of Trade Adjustment Assistance, Employment and Training Administration, has instituted investigations pursuant to Section 221(a) of the Act.

The purpose of each of the investigations is to determine whether the workers are eligible to apply for adjustment assistance under Title II, Chapter 2, of the Act. The investigations will further relate, as appropriate, to the determination of the date on which total or partial separations began or threatened to begin and the subdivision of the firm involved.

The petitioners or any other persons showing a substantial interest in the subject matter of the investigations may request a public hearing, provided such request is filed in writing with the Program Manager, Office of Trade Adjustment Assistance, at the address shown below, not later than October 15, 1996.